Remarks:

Prior to entry of the present amendments, claims 1-45 were pending in the application. The Examiner has, however, indicated restriction of the application to

The management of the application to

either claims 1-31 and 36-45 (Invention I) or claims 32-35 (Invention II) for

examination purposes. The Examiner states the following inventions:

I. Claims 1-31 and 36-45, drawn to a fluid ejection device; or

II. Claims 32-35, drawn to a process of equalizing mean drop volume.

Responsive to the foregoing restriction requirement, applicants elect Invention I

(claims 1-31 and 36-45), with traverse.

The Examiner further asserts that the application contains claims directed to

the following patentably distinct species:

Species | Figures 4 and 5

Species II Figures 6 and 7

Species III Figurers 8 and 9

Species IV Figures 10-13

Species V Figures 14-17

Claims 1 and 12 are indicated generic. No further explanation of the basis for the

indication of distinct species is given.

In reviewing the indicated species (I-V), applicants note that Species I and IV

relate to nozzles arranged according to an intended uniform probability distribution,

and that Species II, III and V relate to nozzles arranged according to an intended

normal probability distribution. The Examiner's proposed further designation of

species is not understood.

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Applicants respectfully request that the requirement to elect a species be

modified to allow election between species:

Species A Figures 4, 5 and 10-13

Species B Figures 6-9 and 14-17

Assuming that the proposed modification to the species is acceptable, applicants

elect Species B (Figs. 6-9 and 14-17). In the event that the Examiner maintains the

present characterization of species, applicants elect Species V (Figs. 14-17), with

traverse.

Regarding the Examiner's requirement that applicants identify all claims

readable on the elected species, applicants assert that claims 1, 2, 4-13, 15-23, 25-

31, 36, 37 and 39-45 are readable on the elected species (regardless of whether

Species B or Species V is elected).

Applicants note that the Examiner acknowledges that independent claims 1

and 12 are generic. Applicants assert that independent claims 23, 31 and 36 also

are generic as they each read on all of the indicated species (Species I-V).

Furthermore, dependent claims 2, 5-11, 13, 16-22, 26-30, 37 and 40-45 also are

generic as they each read on all of the Indicated species (Species I-V). Applicant

thus understands that claims 1, 2, 4-13, 15-23, 25-31, 36, 37 and 39-45 will now be

considered in the present application, and that claims 3, 14, 24 and 38 will be

considered if any generic claim is found to be allowable.

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If the Examiner has any questions, or if a telephone interview would in any way advance prosecution of the application, please contact the undersigned attorney of record.

Respectfully submitted,

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CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being facsimile transmitted to Examiner T. Nguyen, Group Art Unit 3729, Assistant Commissioner for Patents, at facsimile number (571) 273-8300 on January 25, 2006.

Christie A. Doolittle